AMENDMENT UNDER 37 C.F.R. § 1.111 Attorney Docket No.: Q85026

U.S. Appln. No.: 10/518,403

## REMARKS

This Amendment, submitted in response to the Office Action dated September 9, 2009, is believed to be fully responsive to each point of rejection raised therein. Accordingly, favorable reconsideration on the merits is respectfully requested.

Claims 1-27 are all the claims pending in the application.

## I. Rejection of Claims 1-26 under 35 U.S.C. § 103

Claims 1-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Luna (US 2002/0123335) in view of Pfeffer (US 6.529,728).

## Claim 1

Claim 1 recites:

A method of supplying configuration data to a mobile telephony device equipped with AT command management means, the method comprisina:

- i) setting up a connection between said device and a terminal containing service configuration data and
- ii) after the setting up the connection, exchanging service configuration data between the terminal and the device by means of selected AT commands that the AT command management means of said device are able to interpret.

The Examiner asserts that the combination of Luna and Pfeffer teaches the elements of claim 1. Also, the Examiner concedes that Luna does not teach the claimed AT command management means and selected AT commands and cites Pfeffer to cure the deficiencies.

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However, contrary to the Examiner's assertions, Luna and Pfeffer do not teach or suggest the claimed AT command management means or AT commands. Neither Luna or Pfeffer are concerned with AT commands.

Luna discloses a method and apparatus for provisioning a mobile station over a wireless network. A provisioning agent 24 is given control by a browser 23 when the browser receives a predetermined type of document referred to as a Mobile Management Command (MMC) document. An MMC document is an XML document that contains commands specifying the name and contents of items to be provisioned in the mobile device. See paragraph [0022].

However, there is no teaching or suggestion of an AT command management means.

Further, there is no teaching or suggestion that service configuration data is exchanged between the terminal and the device by means of selected AT commands that the AT command management means of said device are able to interpret.

Further, Pfcffer discloses a method an apparatus in a wireless communication system for providing information specific to a location. When a user enters a new location, there may be local information that would be of value to a user. See column 1, lines 20-25. A user of a portable communication unit enters a command to modify the local information profile. In response, the portable communication unit transmits a command to a WLAN and the WLAN sends an electronic form to the portable communication unit listing the types of information and methods of delivering the information available for the location. See column 5, lines 55-65.

However, Pfeffer does not cure the deficiencies of Luna. Pfeffer does not teach or suggest an AT command management means or that service configuration data is exchanged U.S. Appln. No.: 10/518,403

between the terminal and the device by means of selected AT commands that the AT

command management means of said device are able to interpret.

For at least the above reasons, claim 1 and its dependent claims should be deemed

allowable.

To the extent independent claim 9 recites similar subject matter, claim 9 and its

dependent claims should be deemed allowable for at least the same reasons.

II. New Claim

Applicant has added claim 27 to further define the AT command management means.

See for example, page 6, lines 10-15 of the Applicant's specification. Applicant submits that the

art cited by the Examiner does not teach the elements of claim 27. Therefore, claim 27 should be

deemed allowable.

III. Conclusion

In view of the above, reconsideration and allowance of this application are now believed

to be in order, and such actions are hereby solicited. If any points remain in issue which the

Examiner feels may be best resolved through a personal or telephone interview, the Examiner is

kindly requested to contact the undersigned at the telephone number listed below.

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The USPTO is directed and authorized to charge all required fees, except for the Issue Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any overpayments to said Deposit Account.

Respectfully submitted,

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Date: December 9, 2009

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